Practitioner	's Docket No. MM7501US		PATENT
· ————————————————————————————————————	COMBINED DECLAR	RATION AND PO	WER OF ATTORNEY
	(ORIGINAL, DES	SIGN, NATIONAL	STAGE OF PCT)
As a	below named inventor, I hereby	declare that:	
	TYP	E OF DECLARA	ΓΙΟΝ
This declarat	ion is of the following type:	(check one ap	pplicable item below)
[x] [] []	original. design. supplemental. national stage of PCT.		
	INVENTO	PRSHIP IDENTIF	FICATION
WARNING:	If the inventors are each not the in of all the claims at the time the last		ns, an explanation of the facts, including the ownership made, should be submitted.
the original, f	irst and sole inventor (if only on are listed below) of the subject	ie name is listed be	below, next to my name. I believe that I am low) or an original, first and joint inventor (i) med, and for which a patent is sought on the
	TIT	LE OF INVENTI	ON
MOVABLE	RACK SYSTEM		
	SPECIFIC	ATION IDENTIF	TICATION

The specification of which:

(complete (a), (b), or (c))

(a) [x] is attached hereto.

NOTE: "The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 C F.R § 1.63:

(Declaration and Power of Attorney—page 1 of )

declard	ation at the	time of e "(2) n	name of inventor execution and sub- ame of inventor(s ame of inventor(s	mitted with the $t)$ , and attorned	ie oath or de ey docket nu	eclaration of the contraction of	on filing; h was on t	he specific			the oath or
		Notice	of July 13, 1995	(1177 O.G. t	50).						
(b)	[]	was f	iled on	and	, as [ was amer	] Applicanded on _	ation No	. 0 /		(if app	or plicable).
NOTE:	date by papers	being reg	ed after the origin Eferred to in the d e case of a supp nt of invention or	declaration olemental dec	Accordingly claration, a	, the amen re those ar	dments in	volved ar	e those file	ed with the	application
NOTE:	minimi	ıms for id	combinations of in lentifying a specif ation requiremen	fication and a	compliance	n oath or d with any o	eclaration ne of the	filed afte items belo	r the filing w will be	date are a accepted a	cceptable as us complying
	00	"(1) r (123,456),	name of inventor	(s), and app	olication nu	mber (con	sisting o	the serie	es code ai	id the ser	nal number,
	which i accura code ai will be	"(2) no "(3) no "(4) no "(5) no s both atto "(6) no tely identy and the ser	ame of inventor(s, ame of inventor(s, ame of inventor(s, ame of inventor(s) ached to the oath hume of inventor(fying the applica ial number; e.g., l that the applicat	) and attorne ), title which i), title which or declaratic (s), title whic tion for whic 08/123,456),	y docket nur was on the s was on the on at the tim ch was on th it was into or serial nu	nber whick specificatio specificatio e of execut the specifi ended by e mber and f	n as filed on as filed ion and si- cation as ither the d liing date	and filing I and refer Ibmitted w filed ana upplication . Absent a	date; rence to an ith the oath accompan i number (i ny stateme	attached so or declaration or declaration nied by a consisting nt(s) to the	ation; or cover letter of the series contrary, it
		Notice	of July 13, 1995	(1177 O.G. 6	60), M.P.E.P	. § 601(a),	6th ed., re	ev.3.			
(c)	[]	was c	described and o	claimed in	PCT Inter	national	Applica	tion No.			
		filed	on	(if a	ny).	and as	s amend	ed under	PCT Ar	ticle 19 c	on
	AC	CKNOV	VLEDGMEN	IT OF RE	VIEW OI	F PAPEI	RS ANI	DUTY	OF CA	NDOR	
includ			that I have rev as amended by					f the abo	ove-ident	ified spe	cification,
inforn	of Feder nation w	ral Regu here the	e the duty to callations, § 1.50 re is a substantion the applic	6, and whi tial likelih	ch is mate	erial to the reasonat	he exam ble Exan	ination o	of this ap	plication	ı, namely,
		[]	(al. in complia in accordar		nis duty, tl	nere is at			nation dis	sclosure :	statement,
							(Declara	ntion and I	Power of A	ttorney	5 page 2 of <del>=6</del> )

#### **PRIORITY CLAIM** (35 U.S.C. § 119(a)-(d))

NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. § 119(b) must be filed in the case of an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other situations, before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1.17(i). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner; or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

- (d) [ ] no such applications have been filed.
- (e) [x] such applications have been filed as follows.

NOTE. Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

# PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING DAY, MONTH, YEAR	PRIORITY CLAIMED UNDER 35 USC 119
Japan	2001-077355	19, 3, 2001	k]YES []NO
			[]YES []NO

## CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S)

(35 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, provisional application(s) listed below:	United States Code, § 119(e) of any United States
PROVISIONAL APPLICATION NUMBER	FILING DATE
POWER OF	ATTORNEY

in the Patent and Trademark Office connected therewith.

Mark Kusner

Registration No. 31,115

I hereby appoint the practitioner(s) associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

I hereby appoint the following practitioner(s) to prosecute this application and transact all business

SEND CORRESPONDENCE TO: Mark Kusner Mark Kusner Co., LPA Highland Place - Suite 310 6151 Wilson Mills Road Highland Heights, OH 44143 DIRECT TELEPHONE CALLS TO:

Mark Kusner (440) 684-1090

Customer Number 22203

## **DECLARATION**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

#### SIGNATURE(S)

- NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other document.
- NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 C.F.R. § 1.63(a)(3).
- NOTE: Inventors may execute separate declarations/oaths provided each declaration/oath sets forth all the inventors. Section 1.63(a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the execution of separate declarations/oaths which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997.

#### Full name of sole or first inventor

Joji (Given Name)	(Middle Initial or Name)	HATANAKA Family (Or Last Name)
Date February 19, 20  c/o DAIFUK Gamo-gun,	O2 Country of Citizenship Ja J CO., LTD., Shiga Plant, 12	
Post Office AddressSame	e as residence	
Full name of second joint in	nventor, if any (Middle Initial or Name)	Family (Or Last Name)
Inventor's signature		
Date	Country of Citizenship	
Residence		
Post Office Address		